House of Representatives

General Assembly

File No. 98

February Session, 2010

House Bill No. 5131

House of Representatives, March 23, 2010

The Committee on Environment reported through REP. ROY, R. of the 119th Dist., Chairperson of the Committee on the part of the House, that the bill ought to pass.

AN ACT CONCERNING VOCATIONAL AGRICULTURE SCIENCE AND TECHNOLOGY AQUACULTURE CENTER SHELLFISH BEDS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 26-194 of the 2010 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2010*):
- 4 (a) [The] Except as provided in subsection (e) of this section, the 5 Commissioner of Agriculture may lease in the name of the state, under 6 such regulations as [he] the commissioner may prescribe and for a 7 period not longer than ten years, all shellfish areas that have been 8 conveyed to the state or placed under state jurisdiction by the town of West Haven and any undesignated grounds, within the exclusive 10 jurisdiction of the state, for the purpose of planting and cultivating 11 shellfish. The authority herein conferred shall include the Cormell 12 Reef, Portchester, Great Captain's Island, Field Point and Greenwich 13 Point natural beds as located and described in section 3295 of the 14 general statutes, revision of 1918. Any person desiring to lease grounds

15 for such purpose shall make application in writing to the 16 commissioner and all grounds leased by authority of the provisions of 17 this section shall be leased to the highest responsible bidder, for a 18 minimum fee of four dollars per acre. Such lease or lease renewal shall 19 require the lessee to make a good faith effort to cultivate and harvest 20 shellfish from the leased area. Such lease or lease renewal shall 21 prohibit the lessee from entering a contract whereby the lessee agrees 22 not to cultivate and harvest shellfish for any period of time. No lessee 23 may enter an agreement with a third party that will prevent the lessee 24 from carrying out the lessee's obligations under the lease unless the 25 Department of Agriculture and the Attorney General have approved 26 such agreement. The form of such application and lease shall be 27 approved by the Attorney General, and all such leases shall be 28 recorded in the records of the commissioner. No lease shall be granted 29 to a resident of a state which does not lease shellfish grounds to 30 residents of this state, except that any nonresident who was granted a 31 lease on or before October 1, 1985, may, upon the expiration of such 32 lease, apply for a renewal or further lease as provided in this section. 33 The commissioner shall grant any such lease to nonresidents upon the 34 same terms and conditions as to residents of this state. Any lessee or 35 holder of shellfish grounds, on the expiration of any lease thereof 36 which has been or which may be granted, having fulfilled all of such 37 lessee's or holder's obligations under the lease shall, upon application 38 to the commissioner, have preference in the reletting of such ground 39 for a like term to that granted in the original lease, excluding the rental 40 fee, which shall not be less than the minimum fee per acre as provided 41 in this subsection. A lease renewal shall not be granted if the applicant 42 is in arrears for rent on the original lease of such grounds. Such 43 application for such renewal or further lease shall be granted without 44 notice or advertisement of the pendency thereof; provided no renewal 45 or further lease of such ground shall be granted when the 46 commissioner, for cause, ceases to lease such ground for shellfish 47 culture. All assignments or transfers of leases shall be subject to the 48 approval of the commissioner and shall be recorded in his records. 49 Any person who interferes with, annoys or molests another in the

enjoyment of any lease authorized by the provisions of this section shall be subject to the penalties provided in section 26-237. The provisions of sections 26-212, 26-215 and 26-232 shall not apply to any shellfish grounds leased pursuant to the provisions of this section.

- (b) Upon request of a lessee, the commissioner may divide or consolidate shellfish grounds leased by such lessee, if the commissioner determines such division or consolidation to be in the best interests of the state. The minimum fee per acre shall apply to shellfish grounds divided or consolidated pursuant to this subsection.
- (c) The Commissioner of Agriculture shall assess the owner of any facility that requires a certificate issued pursuant to section 16-50k or that requires approval by the Federal Energy Regulatory Commission and that crosses any grounds of Long Island Sound within the jurisdiction of the state, including, but not limited to, any shellfish area or leased, designated or granted grounds, an annual host payment fee of forty cents per linear foot for the length of such facility within the jurisdiction of the state. The Commissioner of Agriculture shall deposit seventy-five per cent of the proceeds of such fee into the expand and grow Connecticut agriculture account established pursuant to section 22-38c and shall transfer the remaining twenty-five per cent to the General Fund.
- (d) Notwithstanding the provisions of subsection (a) of this section, any owner of a utility line or public use structure that impacts a leased area shall pay to the lessee the costs of removing or relocating any shellfish. Nothing in this subsection shall be construed to prohibit the state or any lessee from recovering damages incurred by the state or the lessee caused by the installation, construction or presence of such utility line or public use structure.
- (e) The commissioner may designate to each regional agricultural science and technology education center, established pursuant to section 10-64, shellfish areas described in subsection (a) of this section that are necessary for conducting educational grow-out and depuration activities related to commercial scale aquaculture

operations within state jurisdictional waters provided: (1) The total acreage designated pursuant to this subsection is not more than five per cent of the total acreage under the commissioner's control and authority pursuant to subsection (a) of this section; and (2) any shellfish areas designated pursuant to this subsection are not in production at the time of such designation.

[(e)] (f) The Commissioner of Agriculture may designate an agent within the department to exercise the authority of said commissioner under this section.

This act shall take effect as follows and shall amend the following sections:		
sections:		
Section 1	October 1, 2010	26-194

ENV Joint Favorable

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The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

OFA Fiscal Note

State Impact: See below

Municipal Impact: None

Explanation

The bill permits the Commissioner of Agriculture to designate certain shellfish areas to regional agricultural science and technology education centers (RASTEC) for educational purposes, instead of to the highest responsible bidder. It is unclear whether RASTEC will be charged a shellfish lease fee.

Currently, the Commissioner of Agriculture is permitted to lease beds to the highest responsible bidder at a minimum rate of \$4 per acre for planting and cultivating. In FY 09, revenue derived from shellfish bed leases was \$974,145.

It is anticipated that 100 acres would be leased to each of the two aquaculture-themed magnet high schools¹ in the state. The aquaculture beds that would be utilized by the RASTEC schools for grow-out and depuration activities are not the same areas that commercial fishermen would use for planting and cultivating.

The Out Years

State Impact: None

Municipal Impact: None

¹ The Bridgeport Aquaculture Center and the New Haven Vocational Aquaculture Center.

OLR Bill Analysis HB 5131

AN ACT CONCERNING VOCATIONAL AGRICULTURE SCIENCE AND TECHNOLOGY AQUACULTURE CENTER SHELLFISH BEDS.

SUMMARY:

The bill allows the Department of Agriculture (DoAg) commissioner to designate shellfish areas that are necessary for conducting educational activities to regional agricultural science and technology education centers (RASTECs). The shellfish areas are those (1) owned by the state, (2) under state jurisdiction by the town of West Haven, or (3) within the state's exclusive jurisdiction but undesignated. The designated areas must (1) be no greater than 5% of the total acreage under the commissioner's control or authority and (2) not be in production at time of designation.

The educational activities that may be conducted include grow-out and depuration, as related to commercial scale aquaculture in the state's waters.

Current law allows the DoAg commissioner to lease the beds for planting and cultivating to the highest responsible bidder, at a minimum of \$4 per acre, for 10-year terms. The bill appears to exempt RASTECs from the minimum acreage fee and 10-year term required of the leased beds.

EFFECTIVE DATE: October 1, 2010

BACKGROUND

RASTEC

The law allows local school boards to make agreements to establish a RASTEC for their students in conjunction with their regular public school system. Local school boards that do not offer agricultural

science and technology training must designate a school that their students interested in such training may attend (CGS \S 10-65).

COMMITTEE ACTION

Environment Committee

Joint Favorable Yea 29 Nay 0 (03/05/2010)